IAP7 Rec'd PCT/PTO 0 8 OJEUNE 2006 Approved for use through 3/31/2007, OMB 0651-0021

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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TRANSMITTAL LETTER TO THE UNITED STATES		ATTORNEY'S DOCKET NUMBER					
DESIGNATED/ELECTED OFFICE (DO/EO/US)		03500.110612 . U.S. APPLICATION NO. (If known, see 37 C.F.R.1.5)					
CONCERNING A SUBMISSION UNDER 35 U.S.C. 371							
INTERNATIONAL APPLICATION NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED					
PCT/JP2005/003253	February 22, 2005	February 27, 2004					
TITLE OF INVENTION THE OF INVENTION PROCESSING ARRADATUS PRINT CONTROL ARRADATUS PRINT CONTROL SYSTEM							
INFORMATION PROCESSING APPARATUS, PRINT CONTROL APPARATUS, PRINT CONTROL SYSTEM APPLICANT(S) FOR DO/EO/US							
Notoru Hamada							
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:							
1. X This is a FIRST submission of items concerning a submission under 35 U.S.C. 371.							
2. This is a SECOND or SUBSEQUENT submission of items concerning a submission under 35 U.S.C. 371.							
3. X This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.							
4: The US has been elected (Article 31).							
5. X A copy of the International Application as filed (35 U.S.C. 371(c)(2))							
a. X is attached hereto (required only if not communicated by the International Bureau).							
b. has been communicated by the International Bureau.							
c. is not required, as the application was filed in the United States Receiving Office (RO/US).							
6. An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).							
a. is attached hereto.							
b. has been previously submitted	d under 35 U.S.C. 154(d)(4).						
7. Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))							
a. are attached hereto (required only if not communicated by the International Bureau).							
b. have been communicated by							
c. have not been made; however	c. have not been made; however, the time limit for making such amendments has NOT expired.						
d. X have not been made and will not be made.							
8. An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).							
9. [X] An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).							
10. An English language translation of the annexes of the International Preliminary Examination Report under PCT Article 36 (35 U.S.C.							
371(c)(5)).							
Items 11 to 20 below concern other documen	nt(s) or information included:						
11. An Information Disclosure Statement							
• 12. X An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.							
13. A preliminary amendment.							
14. X An Application Data Sheet under 37	CFR 1.76.						
15. A substitute specification.							
16. X A power of attorney and/or change of	address letter.						
17. A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 37 CFR 1.821 - 1.825.							
18. X A second copy of the published International Application under 35 U.S.C. 154(d)(4). (cover page only)							
9. A second copy of the English language translation of the international application under 35 U.S.C. 154(d)(4).							
20. X Other items or information: Internation	onal Search Report; Written Opinion; Comment on V	Vritten Opinion; Int'l. Preliminary Report on					
Patentability.							

This collection of information is required by 37 CFR 1.414 and 1.491-1.492. The information is required to obtain or retain a benefit by the public, which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 15 minutes to complete, including gathering information, preparing, and submitting the completed form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop PCT, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

AP3 Rec'd PCT/PTO 0.8 JUN 2000 PTO-1390 (Rev. 02-2005)
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U.S. APPLICATION OF IT 5 w 5 c 37 C c.R. Is INTERNATIONAL APPLICATION NO. PCT//P2005/003253		ATTORNEY'S DOCKET NUMBER 03500.110612				
Unassigned PCT//P2005/003253 The following fees are submitted:		CALCULATIONS	PTO USE ONLY			
21. X Basic national fee			\$ 300.00			
22. X Examination fee If International preliminary examination report prepared by USPTO and all claims satisfy provision of PCT Article 33(1)-(4)\$100 All other situations\$200			\$ 200.00			
23.; X Search fee Search fee (37 CFR 1.445(a)(2)) has been paid on the international application to the USPTO as an International Searching Authority			\$ 400.00			
TOTAL OF 21, 22 and 23 =			\$ 900.00			
Additional fee for specification and drawings filed in paper over 100 sheets (excluding sequence listing or computer program listing filed in an electronic medium). The fee is \$250 for each additional 50 sheets of paper or fraction thereof.						
Total Sheets	Extra sheets	Number of each additional 50 or fraction thereof (round up to a whole number)	RATE			
47 - 100 =	/50 =		x \$250.00			
Surcharge of \$130.00 for furnishing the oath or declaration later than 30 months from the earliest claimed priority date (37 CFR 1.492(h)).			\$			
CLAIMS	NUMBER FILED	NUMBER EXTRA	RATE			
Total Claims	18 -20 =	б	x \$ 50	\$		
Independent Claims	9 - 3 =	6	x \$200	\$1200.00		
MULTIPLE DEPEND	DENT CLAIM(S) (if app	plicable)	+ \$360	\$	A. Ja	
		TOTAL OF ABOVE CALCU	LATIONS =	\$2100.00		
Applicant claims small entity status. See 37 CFR 1.27. Fees above are reduced by ½.			\$			
SUBTOTAL =			\$2100.00			
Processing fee of \$130.00 for furnishing the English translation later than 30 months from the earliest claimed priority date (37 CFR 1.492(i)).			\$			
TOTAL NATIONAL FEE =			\$2100.00			
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property			\$ 40.00			
TOTAL FEES ENCLOSED =			\$2140.00			
			Amount to be refunded:	\$		
			Amount to be charged:	\$		
a. X Checks in the amounts of \$2100.00 and \$40.00 to cover the above fees are enclosed.						
b. Please charge my Deposit Account No in the amount of \$ to cover the above fees. A duplicate copy of this sheet is enclosed.						
c. X The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 06-1205 . A duplicate copy of this sheet is enclosed.						
d. Fees are to be charged to a credit card. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.						
NOTE: Where an appropriate time limit under 37 CFR 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the International Application to pending status.						
SEND ALL CORRESPONDENCE TO:						
Fitzpatrick, Cella, Harper & Scinto SIGNATURE						
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Comment on Written Opinion of the International
Searching Authority

In the Written Opinion of International Searching Authority dated April 05, 2005, all of the originally filed claims 1-18 are indicated as being not to involve an inventive step over JP11-296327 (D1), JP5-327748 (D2) and JP2003-308194 (D3).

In D1, a print document is encrypted by a random number as a session, and the random number is encrypted by the public key of the user who is an "intended receiver".

In D2, in case of performing encryption broadcast communication, it aims to shorten the delivery time for delivering a session key to a large number of broadcast transmission destinations and to simplify the management of a master key. More specifically, the portion of D2 indicated by the Written Opinion of International Searching Authority describes that the encryption key data is generated based on a "password", and the session key is encrypted by the encryption key.

In D3, in case of performing secured printing that a password is added to print data, the password portion in the print data is encrypted and embedded in a print job. More specifically, the password is encrypted by the unique data received from the print

server, and, in the relevant process of encrypting the password, a digest algorithm such as MD5 (Message Digest 5) or the like is used.

Incidentally, in both D1 and D2, since a public key encryption system is used, it is necessary on the data reception side to provide an IC card to be used to decrypt the encrypted data (that is, a user's private key is stored in the IC card). In the meantime, according to the invention as recited in the originally filed claims 1-18, since the user only has to remember the own personal identification code, the public key encryption system is not used. For this reason, in the invention, since any IC card is not used, it is unnecessary to provide an IC card reader or the like in the printer. That is, such a significant structure of the invention by which any IC card may not be used cannot be derived from D1 and D1.

Then, even if D3 which does not encrypts the print data is appropriately combined with D1 and D2, the present invention cannot be attained from such combinations.

As a result, it is believed that the inventive step of the invention as recited in the originally filed claims 1-18 cannot be denied by D1, D2, D3 and any appropriate combination thereof.